



# भारत का वार्तालाल

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सं. 41] नई दिल्ली, शनिवार, अक्टूबर 10, 1998 (आश्विन 18, 1920)  
No. 41] NEW DELHI, SATURDAY, OCTOBER 10, 1998 (ASVINA 18, 1920)

इस माग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।  
(Separate paging is given to this Part in order that it may be filed as a separate compilation)

### भाग IV

#### (PART IV)

#### गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं

[Advertisements and Notices issued by Private Individuals and Private Bodies.]

#### LOST

The Government Promissory Note No. BC 1300 to BC 1306 and BC 1307 to BC 1321 of the 9 (nine) per cent loan of Government of India (Relief Bonds 1993) for Rs. 1,00,000/- each, originally standing in the names of

(1) Natwar Mulchand Parekh and (2) Jayanti Natwar Parekh BC 1330 to BC 1306 and

(1) Jayanti Natwar Parekh and (2) Natwar Mulchand Parekh BC 1307 to BC 1321

which were never endorsed to any other person, have been lost. Notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Byculla, Mumbai-400 008 and that application is about to be made for the issue of duplicate in favour of proprietors. The members of public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Name of advertiser—Jayanti Natwar Parekh.

Residence—23, Satyakamal Colony, Near T. G. Hospital, Talegaon-410 507, Dist. Pune.

Thanking you.

Sincerely,

SJ/-

MRS. JAYANTI NATWAR PAREKH

Ex. No. 26

IN THE COURT OF THE MOTOR ACCIDENT CLAIMS TRIBUNAL

AT NAVSARI, DISTRICT VALSAD

M.A.C.P. No. 507/93.

Applicant :

Manjulaben Manubhai Patel Wd/O Manubhai Barjulbhai Patel + 2.

Resi. Vansda Cottage Hospital At. P.O. Vansda.  
Adv. Shri K. S. Vakani

V/S

Opponent :

(2) Baljitsaini Wd/O S. Harjit Saini.  
C/o M/s. Road City Transport,  
Delhi-U.P. Border, U.P.

Claim Rs. 5,00,000/- + 25,000/-

To.

The above stated Opponent No. (2) Baljitsaini Wd/O S. Harjit Saini.

You are hereby informed that the above stated applicant has filed the above mentioned Claim Petition against you, Claiming Compensation as stated above, in connection with, an accident took place on 15-1-1993 near Dasera Tekari on Nav Road, Khergam, Ta. Chikhli, Dist. Valsad..... by Vehicle No. Truck No. D.I.G. 1245..... and the matter is fixed on 26-11-1998.

You Opponent No. 2 are hereby informed by this notice to appear before this Tribunal in person on 26th day of November, 1998 to have your defence.

Also take notice that, if you fail to appear on or before the date mentioned above, the matter will be heard and determined in your absence.

Given under my hand and the seal of the Court, this 15th day of September, 1998.

B. C. ROHIT  
Deputy Registrar  
District Court, Valsad  
At Navsari

नाम परिवर्तन

मैं, अब तक साधिती देवी के नाम से जाता, पर्सी श्री कृष्ण कुमार सिंह, कार्यालय करकरी परिवेष्कारा में फीटर पद पर कार्यरत, नियासी वर्षमान पता क्वाटर नं. एम डब्ल्यू 24 ने अपना नाम बदल लिया है और इसके पश्चात् भैरा नाम सुमित्रा दंधी होगा।

प्रमाणित किया जाता है कि मैंने इस गारे में अन्य कानूनी शर्तों को पूरा कर लिया है।

साधिती देवी  
हस्ता. /- (वर्तमान पुराने नाम के अनुसार)

NOTICE

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BY ORDER  
Controller of Publication

CHANGE OF NAMES

I, hitherto known as RAMU BALAPPA KURABAR, S/o Shri BALLAPPA LAXMAN KURABAR, employed as Private Service in the Ugar Sugar Works Ltd. Ugar Khurd, residing at Ugar B. K. Tq. Athani, Distt. Belgaum, have changed my name and shall hereafter be known as "RAMU BALAPPA KAMATE".

It is certified that I have complied with other legal requirements in this connection.

RAMU BALAPPA KURABAR  
[Signature (in existing old name)]

I, hitherto known as MEHJABEEN AHRAR W/o Mr. AHRAR HUSAIN, employed as Asstt. Teacher in the U.P. Project School, Okhla, New Delhi, residing at D-62, Abul Fazal Enclave, Okhla, New Delhi, have changed my name and shall hereafter be known as MEHJABEEN.

It is certified that I have complied with other legal requirements in this connection.

MEHJABEEN AHRAR  
[Signature (in existing old name)]

I, hitherto known as VIJAY KUMAR S/o Late Shri NATHU RAM, employed as Deputy Comdt. in the Border Security Force, residing at BSF FTR HQs., Shillong, have changed my name and shall hereafter be known as VIJAY SINGH DOGRA.

It is certified that I have complied with other legal requirements in this connection.

VIJAY KUMAR  
[Signature (in existing old name)]

I, hitherto known as G APARNA D/o P. GOPALAN, Housewife, residing at 132-H, Pocket IV, Mayur Vihar Phase I, Delhi-110 091, have changed my name and shall hereafter be known as APARNA GURUSAMI.

It is certified that I have complied with other legal requirements in this connection.

G APARNA  
[Signature (in existing old name)]

I, hitherto known as AJAY KUMAR SINHA S/o Shri NANDA KISHOR SINHA, employed as Peon in the Office of Government of India, Directorate of Supplies and Disposals, 6, Esplanade East, Calcutta-700 069, residing at #7/2, Lock Gate Road, Calcutta-700 002, have changed my name and shall hereafter be known as AJAY KUMAR SINGH.

It is certified that I have complied with other legal requirements in this connection.

AJAY KUMAR SINHA  
[Signature (in existing old name)]

I, hitherto known as SHIV RAJ S/o Late Shri TEK CHAND SHARMA, employed as Pay and Accounts Officer in the Office of the P.A.O. (Food Zone) C.P.W.D. I.P. Bhawan, New Delhi-2, residing at House No. D-30, Gali No. 8, Jyoti Colony, Loni Road, Shabdar, Delhi-32, have changed my name and shall hereafter be known as SHIV RAJ SHARMA.

It is certified that I have complied with other legal requirements in this connection.

SHIV RAJ  
[Signature (in existing old name)]

I, hitherto known as SYED ZOADUR RAHAMAN, S/o SYED KAMARUZZAMAN UI HUSSAIN, employed as High Skilled Grade-II, in Metal & Steel Factory, Ishapore, Section : Tool Room, Token No. 182, residing at H/O Sk. Ali Box, Aurobindo Pally, Kankhadhar, P.O. Ichapore-Nawabganj, P.S. Noapara, District North 24-Parganas, W.B., have changed my name and shall hereafter be known as ZOADUR RAHAMAN NAZIR.

It is certified that I have complied with other legal requirements in this connection.

SYED ZOADUR RAHAMAN  
[Signature (in existing old name)]

I, hitherto known as BALBIR DASS S/o Sh. INDER SINGH, employed as Surveyor in the Survey of India, No. 14 Party (G & R. B.) 37 A, Curzon Road Dehra Dun, residing at 235, Old Dalanwala, Dehradun, have changed my name and shall hereafter be known as BALBIR SINGH LAMDHARIA.

It is certified that I have complied with other legal requirements in this connection.

BALBIR DASS  
[Signature (in existing old name)]

I, hitherto known as MAST RAM GULERIA S/o Shri GANESH SINGH GULERIA, employed as Telephone Operator in the Office of SDE (Mtce.) Telephone Bhawan, Sector-17, Chandigarh-160017, residing at House No. 2250,

Sector-27C, Chandigarh, have changed my name and shall hereafter be known as YOGESH GULERIA.

It is certified that I have complied with other legal requirements in this connection.

MAST RAM GULERIA  
[Signature (in existing old name)]

I, hitherto known as RAMESH MAJHI S/o DUKHIA MAJHI, employed as HSF Grade-I in the Office of SR. DEE/IRS/Tikiapara, S.E. Rly., residing at Block No. A/2, Unit No. 14, S.E. Rly. Colony, Tikiapara, Dist. Howrah, West Bengal-711 101, have changed my name and shall hereafter be known as RAMESH TUDU.

It is certified that I have complied with other legal requirements in this connection.

RAMESH MAJHI  
[Signature (in existing old name)]

I, hitherto known as SRIKRISHAN JAT S/o Late Shri HANUMAN SINGH CHOUDHARY, residing at H. No. 59/27, Jones Ganj, Ajmer (Rajasthan), have changed my name and shall hereafter be known as SRIKRISHAN CHOUDHARY.

It is certified that I have complied with other legal requirements in this connection.

SRIKRISHAN JAT  
[Signature (in existing old name)]

I, hitherto known as HOSHIYAR SINGH S/o Shri KUNDAN SINGH, employed as Computer Operator in the Gaurav Investment Consultancy Pvt. Ltd., residing at H. No. 6/8, Gali No. 6, Near C.R.P.F. Camp, Delhi-110 094, have changed my name and shall hereafter be known as MANISH KAINTURA.

It is certified that I have complied with other legal requirements in this connection.

HOSHIYAR SINGH  
[Signature (in existing old name)]

I, hitherto known as SAFI MOHAMMED S/o Shri IMAMUDDIN, employed as Hawaldar in the CRPF E-50, Jammu, residing at Village & Post Chanwra, Tehsil Udaipurwati, Dist. Jammu (P.J.), have changed my name and shall hereafter be known as SAFI AHAMAD.

It is certified that I have complied with other legal requirements in this connection.

SAFI MOHAMMED  
[Signature (in existing old name)]

I, hitherto known as MOOL CHAND S/o Shri HARI LAL, employed as Checker in the Ready Made Garment Factory, residing at 31-B, D.D.A. Flats, Pandav Nagar, New Delhi-110 008, have changed my name and shall hereafter be known as MUKESH KUMAR.

It is certified that I have complied with other legal requirements in this connection.

MOOL CHAND  
[Signature (in existing old name)]

I, hitherto known as BABOO RAM @ BABOO RAM AZAD, S/o Shri R. C. CHAUDHURY, residing at 121, Laxmibai Nagar, New Delhi-110 023, have changed my name and shall hereafter be known as VIJAYGHOSE NAGARJUN.

It is certified that I have complied with other legal requirements in this connection.

BABOO RAM @ BABOO RAM AZAD  
[Signature (in existing old name)]

I, BABOO RAM @ BABOO RAM AZAD, S/o Shri R. C. CHAUDHURY, residing at 121, Laxmibai Nagar, New Delhi-110 023, do hereby solemnly affirm and declare that I have embraced BUDDHISM and renounced HINDUISM with effect from 21-3-97.

It is certified that I have complied with other legal requirements in this connection.

BABOO RAM @ BABOO RAM AZAD  
Signature

प्राधिकार द्वारा प्रकाशित  
भारतीय प्रतिभूति और विनिमय कोड़

अधिसूचना

मुख्य, विनांक 2 सितम्बर 1998

का. अ. स.—(अ) भारतीय प्रतिभूति और विनिमय कोड़ मंगलवार स्टाक एक्सचेंज लिमिटेड, मंगलवार द्वारा प्रतिभूति संविदा (विनियमन) अधिनियम, 1956 की धारा 3 के अधीन किए गए भान्यसा के नवीकरण के लिए आवेदन पर विचार करते हुए और यह समाधान हो जाने पर कि यह व्यापार के हित में होगा और इसा करना लोक हित में भी होगा, एक्सचेंज को मान्यता का नवीकरण करिता अधिनियम की धारा 4 के अधीन 8 सितम्बर, 2001 को समाप्त होने वाले तीन वर्षों के लिए प्रतिभूतियों में भविदार्थी की जावत शर्तीं जो इसमें इसके पश्चात् विवित या अधिकारियत की जाएं के अधीन प्रदान करता है ।

[फा.म. भाप्रविका/विधि/2915/98]

देवेन्द्र गति मंहता  
अध्यक्ष  
भारतीय प्रतिभूति और विनिमय कोड़

गंगलीर स्टाक एक्सचेंज

“केन्द्र गरकार” या “सरकार” जैसा भी मानला हो यह अभिव्यक्तियाँ, निम्नलिखित उप-विधियों में “भारतीय प्रतिभूति और विनिमय कोड़” में एक्सचेंज परिवर्तित होती हैं ।

1. उप-विधि सं. 3 के परिच्छेद 2 और 3
2. उप-विधि सं. 21 के परिच्छेद 2 और 3
3. उप-विधि सं. 59 का परिच्छेद 2
4. उप-विधि सं. 61 का परिच्छेद 2
5. उप-विधि सं. 72(अ) के परिच्छेद 2 और 3
6. उप-विधि सं. 73(अ)
7. उप-विधि सं. 73(अ) का परन्तु
8. उप-विधि सं. 95 के परिच्छेद 1 और 2
9. उप-विधि सं. 182 का परिच्छेद 2
10. उप-विधि सं. 358

दूसरीकरण करार के परन्तु के उल्लिखित अभिव्यक्ति “केन्द्र गरकार” एक्सचेंज “भारतीय प्रतिभूति और विनिमय कोड़” से परिवर्तित होती ।

उम्मीद श्री मस्केरी  
एक्सचेंज डायरेक्टर  
कृते मंगलवार एक्सचेंज

उप विधि सं. 371 :—

- (1) एकसचेंज के कार्यकारी निवेशक द्वारा ऐसे सभी अनुशासनिक मामलों को जिनमें सदस्य बोकर या सदस्य को किसी अटानीं/एजेंट/प्राधिकृत सहायक/उपयोगकर्ता (यूजर) या उप-बॉकर (सीमित में चूककर्ता सदस्य) के विरुद्ध कार्रवाई शुरू करनी हो या शुरू की गयी हो उन्हें एकसचेंज की अनुशासनिक सीमित को सौंपा जाएगा ।
- (2) किसी मामले को अनुशासनिक सीमित को सौंपने के पूर्व, एकसचेंज; चूककर्ता सदस्य से स्पष्टीकरण होते नीटिस देगा । चूककर्ता सदस्य नीटिस प्राप्ति के 10 दिनों के भीतर अपना स्पष्टीकरण देगा । अध्यक्ष/कार्यकारी निवेशक चूककर्ता सदस्य से अवधीन वकाने के आवेदन पर संतोषजनक कारणों के आधार पर इस अवधीन को 15 दिनों तक बढ़ा सकते हैं ।
- (3) सीमित की यह अधिकार होंगे :—
  - (अ) किसी साक्षी या साक्षियों को सम्मन जारी करना;
  - (आ) चूककर्ता सदस्य या एकसचेंज के किसी अन्य सदस्य, अधिकारी, स्टाफ या किसी अन्य संबद्ध व्यापकता से कोई वस्तावीज या अस्ति कागजात की मांग करना;
  - (इ) प्रजेटिंग अधिकारी की आवश्यकता है या नहीं इसका विधारण करना;
  - (इ') एकपक्षीय आदेश/आदेशों को जारी करना;
  - (उ) सरसरे तीर पर मामलों पर निर्णय लेना;
  - (ऊ) नीतिगत न्याय के सिद्धान्तों को ध्यान में रखते हुए स्वयं अपने नियम एवं विनियम बनाना;
  - (ऋ) कवाचार की शान्ति के अनुरूप चूककर्ता सदस्य को दण्ड, ज़र्मना, निवेशक, निवेशक, विवाद अंतर्वनी या कोई अन्य दण्ड देना;
  - (ए) चूककर्ता सदस्य के प्राधिकृत सहायकों/उपयोगकर्ताओं (यूजर्स) या उप-बॉकरों या अटानीं की सेवाओं/नियुक्ति को समाप्त करना;
  - (ए) एकसचेंज के अंतर्नियमों, नियमों, उप-विधियों तथा विनियमों के अनुसार चूककर्ता सदस्य को कोई दण्ड देना ।
- (4) प्रजेटिंग अधिकारी, अध्यक्ष और/गवर्नर कार्यकारी निवेशक द्वारा नियुक्त किया जाएगा, जो एकसचेंज का या तो सदस्य बोकर, वकीन, सनदी लेखाकार, कामनी सचिव या अन्य कोई अधिकारी होगा, बशतः सीमित, प्रजेटिंग अधिकारी की नियुक्ति की संस्तुति करें ।

- (5) यदि प्रजेटिंग अधिकारी नियुक्त किया जाता है तो अनुशासनिक सीमित आरोप तभीर करेगी वह इसे चूककर्ता सदस्य को देगी । प्रजेटिंग अधिकारी मूलसंभा पैश करेगा तथा चूककर्ता सदस्य को उस पर प्रतिवाद करने का समर्थन अवसर दिया जाएगा । सुनवाई तथा अभिलेख में उपलब्ध सामग्रियों को देखने के बाद अनुशासनिक सीमित अंतिम आदेश जारी करेगी ।
- (6) चूककर्ता सदस्य के विरुद्ध कोई आदेश जारी करने से पहले, अनुशासनिक सीमित द्वारा चूककर्ता सदस्य को व्यक्तिगत रूप में अपनी बात सुनाने का मौका दिया जाएगा ।
- (7) अनुशासनिक सीमित का पूर्व अनुसन्दर्भ प्राप्त करने पर ही चूककर्ता सदस्य अपनी हररक से कोई परामर्शदाता, अटानीं, अधिवक्ता या यथावैध प्राधिकृत व्यक्तिनिधि द्वारा पैश हो सकता है । गम्भीरों को सुनाने या उनकी जांच करने या भौतिक या दस्तावेजी सबूत लेने या सीमित द्वारा आवश्यक न सहभक्त अन्त वाले किसी भी कार्य के लिए सीमित पर विवात जालने या उससे अनुरोध करने का चूककर्ता सदस्य को कोई हक नहीं है । अनुशासनिक सीमित स्टाफ एकसचेंज के नियमों, उप-नियमों तथा विनियमों के अनुसरण में आदेश जारी करेगी ।
- (8) अनुशासनिक सीमित द्वारा जारी अंतिम आदेश के विवरण, असंबूष्ट पक्षकार आदेश/निर्णय की प्राप्ति की तारीख से 15 दिनों के अंदर प्रबंधन सीमित के पास अपील कर सकता है । प्रबंधन सीमित या अध्यक्ष या कार्यपालक निवेशक द्वारा पूर्ण रूप से या आंशिक रूप से छाट गवान न करने की स्थिति में अपीलानी एकसचेंज में जुर्माना, शास्ति अविव सहित आदेशात्मक संपर्क राशि जमा कराएगा तथा अपील के साथ जमा प्रमाण-पत्र/रसीद को संलग्न करना होगा ।
- (9) अनुशासनिक सीमित के अंतिम आदेश और/या दण्ड को हटाने या उसकी शर्तों को बदलने की प्रबंधन सीमित को अधिकार है तथा प्रबंधन सीमित का निर्णय चूककर्ता सदस्य के लिए अंतिम एवं गार्फाकारी वाप्त होगा ।
- (10) जुर्माने, शास्ति की अवायगी या कोई छूट देने या किसी एथरो/प्रीहम्भूतियों के सूपर्द करने संबंधी अनुशासनिक सीमित के आदेश चूककर्ता सदस्य को आदेश जारी करने की तारीख से प्रभावी होंगे । सीमित द्वारा दिए जाने वाले कोई अन्य दण्ड, अपील दर्ज करने की अवधि की समाप्ति की तारीख से ही प्रभावी होंगे ।
- (11) यदि अनुशासनिक सीमित इस निष्कर्ष पर पहुंचती है कि चूककर्ता सदस्य को निकाला जाना आवश्यक, तो प्रबंधन सीमित को इसके अंतिम निर्णय के लिए अपनी सिफारिश पैश करनी होगी ।

उमेश पी. मस्केरी  
एक्सीक्यूटिव डायरेक्टर  
कृति मंगलीर स्टाफ एक्सेंज

PUBLISHED BY AUTHORITY  
 SECURITIES AND EXCHANGE BOARD OF INDIA  
 NOTIFICATION

Mumbai, the 2nd day of September 1998

S.O. No. (E) Securities and Exchange Board of India, having considered application for renewal of recognition made under Section 3 of the Securities Contracts (Regulation) Act, 1956 by Mangalore Stock Exchange Ltd, Mangalore and being satisfied that it would be in the interest of the trade and also in the public interest so to do, hereby grants, in the exercise of the powers conferred by Section 4 of the Securities Contracts (Regulation) Act, 1956, renewal of recognition to the said Exchange under Section 4 of the said Act for three years ending on 8th day of September, 2001 in respect of contracts in securities subject to the conditions as may be prescribed or imposed hereinafter.

[F. No. SEBI/LE/2915/98]  
 DEVENDRA RAJ MEHTA  
 Chairman

SECURITIES AND EXCHANGE BOARD OF INDIA  
 Certified True Copy  
 For Mangalore Stock Exchange  
 UMESH P. MASKERI  
 Executive Director

MANGLORE STOCK EXCHANGE

AMENDMENT TO BYE-LAWS

The expression "Central Government" or "Government" as the case may be, appearing in the undermentioned bye-laws be and is hereby replaced by the expression "the Securities and Exchange Board of India" :

1. Para 2 and 3 of Byelaw No. 3
2. Para 2 and 3 of Byelaw No. 21
3. Para 2 of Byelaw No. 59
4. Para 2 of Byelaw No. 61
5. Para 2 and 3 of Byelaw No. 72 (a)
6. Byelaw No. 73 (a)
7. Proviso to Byelaw No. 73 (a)
8. Para 1 and 2 of Byelaw No. 95
9. Para 2 of Byelaw No. 182
10. Byelaw No. 358

The expression "Central Government" appearing in the proviso to listing agreement be and is hereby replaced by the expression 'the Securities and Exchange Board of India'.

For Mangalore Stock Exchange  
 UMESH P. MASKERI  
 Executive Director

MANGALORE STOCK EXCHANGE

BYELAW NO. 371 :

- (i) All disciplinary matters wherein actions have to be taken or initiated against a Member Broker or against any Attorney/Agent/Authorised Assistant/ User or Sub Broker of a Member (in brief 'Erring Member') shall be referred to the Disciplinary Committee of the Exchange by the Executive Director of the Exchange.

- (ii) Before referring any matter to the Disciplinary Committee, the Exchange shall cause the service of a notice calling for explanation of the Erring Member. The Erring Member shall file his explanation within 10 days from the date of receipt of the notice. The President/Executive Director may extend the time by 15 days on satisfactory grounds upon an application of the Erring member for such extension.
- (iii) The committee shall have the powers to :—
  - (a) summon any witness or witnesses;
  - (b) call for any documents or other papers from Erring Member or any other Member, Officer, Staff of the Exchange or any other concerned person;
  - (c) decide as to whether a presenting Officer is required or not;
  - (d) pass ex parte orders;
  - (e) decide cases on summary basis;
  - (f) formulate their own rules and regulations keeping in mind the principles of natural justice;
  - (g) impose any penalty, fine, levy or to suspend, censure, warn or to impose any other punishment upon the Erring Member commensurate with the gravity of the misconduct;
  - (h) to terminate the services/appointment of authorised assistants/users or sub-brokers or attorney of Erring Member;
  - (i) to impose any punishment upon the Erring Member as provided in the Articles of Association, Rules, Bye-laws and Regulations of the Exchange;
- (iv) The Presenting Officer shall be appointed by the President and/or the Executive Director who may be either a Member Broker, Advocate, Chartered Accountant, Company Secretary or any Officer of the Exchange, provided, the Committee recommends the appointment of a Presenting Officer.
- (v) If the Presenting Officer is appointed, then the Disciplinary Committee shall frame charges and serve the same upon the Erring Member. The Presenting Officer shall present the case and the Erring Member shall have a reasonable opportunity to defend himself. After hearing and perusing the material available on record, the Disciplinary Committee shall pass final orders.
- (vi) The Disciplinary Committee shall give an opportunity to the Erring Member to be personally heard before passing any order/s against the Erring Member.
- (vii) The Erring Member may, only with the prior approval of the Disciplinary Committee, appear by counsel, Attorney, Advocate or a duly authorised representative. The Erring Member is not entitled to insist on or require the Committee to hear or examine witnesses or receive oral or documentary evidence or do any act other than what is deemed necessary by the Committee. The Disciplinary Committee shall pass orders in accordance with the Rules, Bye-laws and Regulations of the Stock Exchange.

- (viii) Against any final order of the Disciplinary Committee, the aggrieved party may appeal to the Council of Management within 15 days from the date of receipt of the Order/decision. The appellant shall, unless exempted in whole or in part by the Council of Management or President or Executive Director, deposit with the Exchange the full amount if any ordered to be paid including fines, penalties, etc. and a deposit certificate/receipt shall be annexed to the appeal.
- (ix) The Council of Management has the powers to set aside or vary the terms of the final order of the Disciplinary Committee and/or punishment and the decision of the Council of Management shall be final and binding on the Erring Member.
- (x) The Orders of the Disciplinary Committee pertaining to the payment of any fines, penalties or any remissions to be made or any shares/securities to be delivered shall take effect immediately from the date of the order being served upon the Erring Member. Any other punishments imposed by the Committee shall take effect only from the date of expiry of the period for filing the Appeal.
- (xi) If the Disciplinary Committee comes to conclusion that the Erring Member has to be expelled, then a recommendation shall be made to the Council of Management for its final decision".

For Mangalore Stock Exchange  
 UMESH P. MASKERI  
 Executive Director